BEFORE THE PUBLIC UTILITIES COMMISSION OF THE FILE STATE OF CALIFORNIA 07-24-06 03:07 PM

Order Instituting Rulemaking to Examine the)	
Commission's Future Energy Efficiency Policies,)	R.01-08-028
Administration and Programs.)	(Filed August 23, 2001)

RESPONSE OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) TO AMENDED REQUEST FOR COMPENSATION OF WOMEN'S ENERGY MATTERS

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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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I.

INTRODUCTION

On June 23, 2006, Women's Energy Matters (WEM) served an amended Request for Compensation for its "substantial contributions to the Commission's Decisions D.03-08-067, D.04-02-059, D.04-08-019, D.04-09-060, D.05-01-055, and D.05-09-051." Pursuant to Public Utilities Code Section 1804(c), Southern California Edison Company (SCE), responds to that amended request. While SCE acknowledges that WEM did participate in part in the process which resulted in decisions that addressed many aspects of the 2006-2008 Energy Efficiency Goals, Portfolios, Administration Evaluation, Measurement and Verification (EM&V) and Budgets, WEM did not make a substantial contribution to the outcome in any decision. Instead, WEM raised a number of unfounded issues that were beyond the scope which took considerable time and effort for the utilities and parties to respond to and the Assigned Administrative Law Judge to address.

SCE asks the Commission to carefully review the request for compensation to ensure that any compensation awarded is for substantial contribution, and for work performed within the

scope of this proceeding, and has not been previously paid for or denied in prior decisions, because ultimately the cost falls on ratepayers. SCE asks the Commission to be mindful of whether WEM made a substantial contribution to the adoption of the decision, whether their participation materially supplemented, complemented, or contributed to the presentations of other parties and whether their amended request is presented in sufficient detail to ascertain what was done, when it was done, what proceeding it contributed to, whether it was a "substantial contribution," and it has been previously addressed by the Commission.

II.

DISCUSSION

SCE has read and reviewed WEM's Compensation Request and has attempted to decipher specifically how much WEM was asking for by category and determine if the Compensation Request was properly supported. It has been quite difficult to compare the Compensation Requests with the discussion provided by WEM supporting the request. We would suggest the Commission instruct WEM to better organize and present their Compensation Request or risk having it rejected for failure to properly identify and support their request.

A. Previously Addressed Request

WEM's request acknowledges at several places that the Compensation Request includes a request for compensation that has previously been addressed in prior Commission Ruling.¹ "The second section (of this request) discusses work prior to D.04-02-059 which was denied in D.05-01-007."² SCE believes that any request for compensation that includes work or compensation that has been previously addressed by a Commission Opinion or Decision must be excluded summarily. There is no justification for including work already decided either favorably or unfavorably. WEM's request again asks for compensation for Community Choice,

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WEM, June 23, 2006, Request for Compensation pp. 43-44.

² *Id.*, p. 3.

PG&E Pilot Programs, EM&V, and WEM's Petition for Re-Hearing, to name a few. In fact, *See* Decision 05-01-007, where WEM already received compensation for EM&V as well as the PG&E Pilot Program. WEM also had some matter compensated for, and now WEM is again asking for compensation on the same matters one more time. SCE would urge the Commission to disallow all compensation requests that have already been addressed by prior Commission Orders and Decisions.³

B. WEM's Participation Provides Little Substantial Contribution

WEM argues that its participation meets the Commission test for substantial contribution. However, WEM offers little to support its contribution. WEM attempts to piggy back on the arguments and work done by TURN, ORA and NRDC. Substantial contribution must be measured by more than the claiming party simply submitting comments which support some other parties' policies and proposals. WEM's claims of substantial contribution are best summed up by looking at WEM's claim of substantial contribution to D.04-09-060 followed by reviewing D.04-09-060 itself at Footnote 7. We (Commission) note that WEM's comments do not address energy efficiency targets presented by Joint Staff. WEM's filing is not relevant to the issues addressed today, and therefore not considered in the discussion. Basically, WEM has failed to make a substantial contribution to the Decision in these matters. WEM's participation is either duplicative, beyond the scope, or simply joining in after some other party has raised the issue. The Commission should very carefully review WEM's substantial contribution claims in these requests.

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D.05-01-007, January 13, 2005, pp. 2-3 and 12-18, already addresses WEM's Compensation Request for its contributions to D.04-02-059, EM&V, the Pilot Program and other issues.

WEM, June 23, 2006 Request for Compensation, pp. 9, 23 and 40. WEM's own argument regarding TURN's position.

⁵ *Id.*,pp. 5-8.

⁶ D.04-09-060, September 23, 2004 at p. 7.

C. WEM Reargues Past Decisions

WEM's request instead of providing support for compensation reargues positions taken in previous proceedings. WEM reargues them here because WEM lost those arguments with the Commission before and by continuing to raise and reargue the issues WEM hopes they are somehow raised to the level of substantial and significant contribution and the Commission will grant WEM compensation. WEM's request for compensation again for the third or fourth time cites Hunter Point Power Plant as a basis for compensation, even though the Commission has dealt with this issue in the past, where the Commission has noted that Hunter Point is a different proceeding and "such work is not compensable in this proceeding." As the Commission noted in D.05-07-046 dated July 21, 2005, the issue WEM raises are rearguments of its position. These arguments are merely speculative and without merit. SCE respectfully requests the Commission to carefully scrutinize WEM's request and to disallow all attempts to be compensated for matters previously argued and decided by the Commission.

D. WEM Should Not Be Compensated For Raising Issues That Are Beyond The Scope Of The Proceeding

WEM continues to raise such issues as the Jefferson-Martin proceeding, the Hunters Point Power Plant, Community Choice and PG&E's Pilot Program. These matters are not issues here. Either they are beyond the scope or they have already been dealt with and WEM should not expect the California ratepayers to finance such action. SCE would respectfully request the Commission to disallow all requests for work on issues beyond the scope of this proceeding. Such work cannot by definition provide a substantial contribution.

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WEM Request for Compensation, September 23, 2006, pp. 6-7, footnote 2 and 4.

⁸ D.05-01-007, January 13, 2006 at p. 18.

E. WEM Has Failed To Follow Prior Commission Decisions

WEM's Request for Compensation is difficult if not impossible to review and analyze to ascertain what work was done to support what issue, and why that work was a substantial contribution to the proceeding. In past decisions, WEM was admonished/instructed on how or how not to present its Request for Compensation. In Decision 05-01-007 at p. 11, the Commission states:

"WEM's original request was not clear on the full array of decisions for which it seeks compensation. We urge WEM to seek compensation earlier when the proceeding is as lengthy and involves as many separate decisions as this one."

WEM failed to heed this advice and their current pending request is even more convoluted and lengthy than their last. Also in Decision 05-01-007, at p. 32, the Commission advised WEM that claiming 20 hours and 22 hours for 2003 and 2004, respectively, for work preparing its Intervenor Compensation Request was fairly high, but accepted it because this was WEM's first time filing a request. WEM is now several Requests for Compensation later and has managed to increase its level of work to 90 hours for 2006 alone. WEM ignored the Commission caution and proceeded to increase its claim for work on the compensation request by nearly 400%. Surely, the Commission should not grant such a Request. Finally, Decision 06-03-023 at p. 19 admonishes WEM for "not offering a reasonable quantitative or qualitative value of any ratepayer benefits resulting from its (WEM's) participation." WEM has failed to make such a showing again in this Request for Compensation and the Commission should again find that WEM did not meet its burden to show substantial contribution.

By contrast, TURN's Request for Compensation which also requests compensation in excess of \$170,000 claims only 22 hours of work for the Compensation Request. TURN's Request, dated June 15, 2006 at p. 1, App. 1.

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By contrast TURN's Request for Compensation which also requests compens

F. Request Does Not Support The Compensation

SCE would respectfully request the Commission to disallow all requests by WEM that are not supported by WEM's June 23, 2006 Request for Compensation. Specifically, WEM has a request for \$2,968.50 in expenses, but has only provided documentation to support \$2,558.25. Thus the beginning point for the Commission review should be \$2,558.25 not \$2,968.50. Additionally, WEM has a request for seven items listed between their GP request and the pilot request. These items are best described as miscellaneous and WEM's Request makes no mention or support for these items. Again, they should simply be deleted from the Request because there is nothing to support their consideration. SCE would request the Commission specifically reject any and all of WEM's requests that are not supported by the June 23, 2006 Request for Compensation.

G. SCE's Proposed Revision Of WEM's Compensation Request

SCE has reviewed WEM's June 23, 2006 Request for Compensation by WEM's issue topic. SCE's proposed revised compensation for WEM is set forth in Attachment A. 10 Based on SCE's review, SCE would propose revising WEM's Request downward to reflect immediate disallowances.

Thus, WEM's request should be reduced from \$174,418.50 downward to \$62,579.50. These reductions reflect the six areas of discussion provided herein above, i.e.:

- 1. WEM did not provide substantial contributions;
- 2. WEM's Requests were previously decided by the Commission;
- 3. WEM did not follow Commission recommendations;
- 4. WEM reargues prior positions;
- 5. WEM's claims are for work beyond the scope of this proceeding; and
- 6. WEM's Request was not supported by their filing.

10 See Attachment A, SCE's Proposed Revised WEM Compensation Request.

After making the initial disallowances, the remaining Request in the amount of \$62,579.50 must be reviewed and considered by the Commission to determine if the remaining request is reasonable either quantitatively or qualitatively, whether it provides any ratepayer benefit and lastly, whether it made a substantial contribution to R.01-08-028.

In that regard, the Commission has stated:

"Substantial contribution" means that the customer's presentation has substantially assisted the Commission in the making of its order or decision because the order or decision has adopted in whole or in part one or more factual contentions, legal contentions, or specific policy or procedural recommendations presented by the customer (§ 182(i)). In elaborating upon this standard, the Commission has stated:

"A party may make a substantial contribution to a decision in various ways. It may offer a factual or legal contention upon which the Commission relied in making a decision. Or it may advance a specific policy or procedural recommendation that the [Administrative Law Judge] or Commission adopted. A substantial contribution includes evidence or argument that supports part of the decision, even if the Commission does not adopt a party's position in total. The Commission has provided compensation even when the position advanced by the intervenor is rejected." (D.99-08-006.)

In addition, the Commission has determined that an intervenor's contribution to a final decision may be supported by contributions to the ALJ's proposed decision on that issue. (D.99-11-006, pp. 9-10 (citing D.99-04-004 and D.96-08-023); D.01-06-063, pp. 6-7.)"11

In this proceeding, several Commission decisions and opinions cite that WEM provided no substantial contribution and their issues are without merit.

- Staff found WEM's protest and argument opposing SCE's Advice Letter 1955-E
 on January 6, 2006 was without merit. April 18, 2006 Energy Division
 disposition of SCE's AL 1955-E.
- D.04-09-060, WEM's April 14, 2004 filing is not relevant to the issues. D.04-09-060 September 23, 2004, p. 7.

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<u>11</u> Decision 06-03-023, dated March 15, 2006 at pp. 6 and 7.

- 3. D.05-08-046, WEM raises policy arguments that constitute re-argument of its earlier positions. D.05-07-046, July 21, 2005, p. 15.
- 4. D.05-07-046, The Findings based on the record clearly demonstrates why WEM's proposals were found unpersuasive. D.05-07-046, July 21, 2005, p. 17.
- D.05-01-055, the model proposal by WEM/SESCO would make coordinating different programs very difficult if not impossible. D.05-01-055, January 27, 2005, p. 143.
- D.05-04-051, WEM's contribution is clearly absent. All other participants and their positions are discussed. The Decision is silent as to WEM. D.05-04-051, April 21, 2005.
- 7. D.05-01-067, WEM's efforts in this are for the most part limited to...organizing that did not result in a substantial contribution. D.05-01-067, January 13, 2005, pp. 17-18.
- 8. D.05-01-067, WEM made no substantial contribution to D.04-02-059, D.05-01-007, January 13, 2005, p. 21.
- D.06-03-027, WEM did not make a substantial contribution, its contribution was duplicative of a recommendation raised earlier by others. D.06-03-023, March 15, 2006, pp. 12-13.

SCE would respectfully request the Commission to review the remaining \$62,579.50 to ascertain that it represents work which was reasonable and provided a substantial contribution to the proceeding. SCE would request the Commission consider the decision and comments of the Commission and the lack of detail backup and support provided by WEM.

III.

CONCLUSION

SCE would suggest to the Commission that WEM's Request for Compensation should initially be reduced as set forth in SCE's Attachment A. From that point WEM's remaining

Request for Compensation, which is approximately \$62,579.50, should be further analyzed in light of the Commission decision and comments. SCE believes that amount should be reduced further for lack of any reasonable substantial contribution. WEM's request for any and all compensation in this matter is unfounded, duplicative of others and contributed very little if anything to the proceedings. SCE would respectfully urge the Commission to reject WEM's request in its entirety. For the reasons discussed in this response WEM's Request for Compensation should be denied.

Respectfully submitted,

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/s/ LARRY R. COPE

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July 24, 2006



SCE's Proposed Revised WEM Compensation Request

<u>Claim</u>	Amount Requested	Proposed Revision		t Requested Proposed Revision Net Re	Proposed Revision Net Reques	ount Requested Propos	Net Request
		<u>%</u>	Amount				
1. Admin ⁽¹⁾⁽⁴⁾	\$38,437.50	50%	\$19,218.75	\$19,218.75			
2. Compensation ⁽³⁾	7,762.50	50%	3,881.25	\$3,881.25			
3. D.04-02-039 ⁽²⁾	1,537.50	100%	1,537.50	\$0			
4. D.04-09-060 ⁽¹⁾	2,287.50	100%	2,287.50	\$0			
5. D.05-01-055 ⁽¹⁾⁽⁴⁾	9,975.00	33%	3,325.00				
		33%	3,325.00	\$3,235.00			
6. EM&V ⁽³⁾	17,962.50	90%	16,166.25	\$1,796.25			
7. Goals ⁽¹⁾	8,550.00	50%	4,275.00	\$4,275.00			
8. $GP^{(5)}$	3,750.00	50%	1,875.00	\$1,875.00			
9. Pilot ⁽²⁾	2,850.00	100%	2,850.00	\$0			
10. Miscellaneous ⁽¹⁾⁽⁶⁾	2,887.50	100%	2,887.50	\$0			
11. Policy Framework ⁽¹⁾⁽²⁾⁽⁴⁾	48,975.00	15%	7,346.25				
		20%	9,795.00				
		15%	7,346.25	\$24,487.50			
12. Travel ⁽³⁾	1,762.50		600.00	\$1,162.50			
*Subtotal	\$146,737.50	~60%	86,716.25	\$60,021.25			
13. Re-requested ⁽²⁾	24,712.50	100%	24,712.50	\$0			
14. Expenses ⁽⁶⁾	2,968.50		410.25	2,558.25			
**TOTAL	\$174,418.50		\$111,839.00	\$62,579.50			

Basis

- 1. Did not provide substantial contribution
- 2. Previously decided in an Opinion/Decision/Order
- 3. Did not follow Commission Recommendations
- 4. Reargues prior positions
- 5. Beyond the scope of the proceeding
- 6. Not supported by WEM request

CERTIFICATE OF SERVICE

I hereby certify that, pursuant to the Commission's Rules of Practice and Procedure, I have this day served a true copy of RESPONSE OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) TO AMENDED REQUEST FOR COMPENSATION OF WOMEN'S ENERGY MATTERS on all parties identified on the attached service list(s). Service was effected by one or more means indicated below:

Transmitting the copies via e-mail to all parties who have provided an e-mail address.

First class mail will be used if electronic service cannot be effectuated.

Executed this **24th day of July**, **2006**, at Rosemead, California.

/s/ JENNIFER ALDERETE

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JOHN FIELDS ORGANIZATIONAL SUPPORT SERVICES 1850 REDONDO AVE., SUITE 102 SIGNAL HILL, CA 90755-1254 R.01-08-028 LAW DEPARTMENT FILE ROOM LAW DEPT FILE ROOM PACIFIC GAS & ELECTRIC COMPANY PO BOX 7442 PO BOX 770000 MAILCODE B30A SAN FRANCISCO, CA 94120-7442 R.01-08-028

CENTRAL FILES
CENTRAL FILES
SAN DIEGO GAS & ELECTRIC
8330 CENTURY PARK COURT
SEMPRA ENERGY UTILITIES
SAN DIEGO, CA 92123-1530-1548
R.01-08-028

TED FLANIGAN MANAGING DIRECTOR THE ENERGY COALITION 15615 ALTON PARKWAY, SUITE 204 IRVINE, CA 92618 R.01-08-028

VICTORIA P. FLEMING NAVIGANT CONSULTING, INC. 3100 ZINFANDEL DRIVE, SUITE 600 RANCHO CORDOVA, CA 95670-6078 R.01-08-028

DALE R. FOSTER TETRA TECH EM INC. 1230 COLUMBIA STREET, SUITE 1000 SAN DIEGO, CA 92101 R.01-08-028 SUSAN FREEDMAN SAN DIEGO REGIONAL ENERGY OFFICE 8520 TECH WAY, SUITE 110 SAN DIEGO, CA 92123 R.01-08-028 TERRY M. FRY PRINCIPAL NEXANT, INC. 101 SECOND STREET, 11TH FLOOR SAN FRANCISCO, CA 94105-3672 R.01-08-028

Nora Y. Gatchalian CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE AREA 4-A SAN FRANCISCO, CA 94102-3214 R.01-08-028 ENRIQUE GALLARDO SENIOR PROGRAM MANAGER LATINO ISSUES FORUM 160 PINE STREET, SUITE 700 SAN FRANCISCO, CA 94111 R.01-08-028

AL GARCIA CALIFORNIA ENERGY COMMISSION 1516 9TH STREET SACRAMENTO, CA 95814 R.01-08-028

DAN GEIS AGRICULTURAL ENERGY CONSUMERS ASSOC. 925 L STREET, SUITE 800 SACRAMENTO, CA 95814 R.01-08-028

BARBARA GEORGE WOMEN'S ENERGY MATTERS PO BOX 548 FAIRFAX, CA 94978 R.01-08-028 MICHAEL GIBBS ICF CONSULTING 14724 VENTURA BLVD. SHERMAN OAKS, CA 91403 R.01-08-028

DONALD GILLIGAN NATIONAL ASSOCIATON OF ENERGY SERVICE 1 POST OFFICE SQUARE SHARON, MA 2067 R.01-08-028

DANIEL C. GLASER 2727 STUART ST. BERKELEY, CA 94705 R.01-08-028 MIKE GOODISON CITY OF DAVIS, PUBLIC WORKS 23 RUSSELL BLVD DAVIS, CA 95616 R.01-08-028

HAYLEY GOODSON ATTORNEY AT LAW THE UTILITY REFORM NETWORK 711 VAN NESS AVENUE, SUITE 350 SAN FRANCISCO, CA 94102 R.01-08-028 DAVID GORDON ENERGY CONSERVATION AND MANAGEMENT CITY OF SAN DIEGO 8520 TECH WAY SUITE 110 SAN DIEGO, CA 92123 R.01-08-028 MEG GOTTSTEIN Administrative Law Judge CALIFORNIA PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE ROOM 2106 ROOM 5044 SAN FRANCISCO, CA 94102-3214 R.01-08-028

DAKERS GOWANS NEXANT, INC. 44 SOUTH BROADWAY, 5TH FLOOR WHITE PLAINS, NY 10601-4425 R.01-08-028 JOHN GRAHAM SENIOR PROGRAM MANAGER ECOS CONSULTING 309 SW 6TH AVENUE, STE 1000 PORTLAND, OR 97204 R.01-08-028

DEREK GREENAUER D & R INTERNATIONAL, LTD. 1300 SPRING STREET, SUITE 500 SILVER SPRING, MD 20910 R.01-08-028

STEVE GROVER ECONORTHWEST 888 SW FIFTH AVENUE, SUITE 1460 PORTLAND, OR 97204 R.01-08-028 AMELIA GULKIS ENSAVE ENERGY PERFORMANCE, INC. 65 MILLER STREET, SUITE 105 RICHMOND, VT 5477 R.01-08-028 DALE A. GUSTAVSON GENERAL MANAGER BETTER BUILDINGS INTERACTIVE, LLC. 31 E MACARTHUR CRES APT B314 SANTA ANA, CA 92707-5936 R.01-08-028

STEPHEN GUTHRIE ENERPATH 1758 ORANGE TREET LANE REDLANDS, CA 92374 R.01-08-028 STEPHEN HALL 11-5651 LACKNER CRESCENT RICHMOND, BC V7E 6E8 CANADA R.01-08-028 TOM HAMILTON CHEERS 9400 TOPANGA CANYON BLVD., SUITE 220 CHATSWORTH, CA 91311 R.01-08-028

CHRISTINE HAMMER SUSTAINABLE DESIGN RESOURCES 3168 WASHINGTON ST., NO. 6 SAN FRANCISCO, CA 94115 R.01-08-028

DAVE HANNA 11236 EL CAMINO REAL SAN DEIGO, CA 92130-2650 R 01-08-028 MOLLY HARCOS RUNYON, SALTZMAN & EINHORN, INC. 1 CAPITOL MALL, SUITE 400 SACRAMENTO, CA 95814 R01-08-028

MERRILEE HARRIGAN ALLIANCE TO SAVE ENERGY 1200 18TH STREET, NW WASHINGTON, DC 20036 R.01-08-028 MAUREEN HART EXECUTIVE DIRECTOR REDWOOD COAST ENERGY AUTHORITY 517 5TH STREET EUREKA, CA 95501 R 01-08-028

STEVE HASTIE NAVIGANT CONSULTING, INC. 1717 ARCH STREET PHILADELPHIA, PA 19103 R.01-08-028

LYNN M. HAUG ATTORNEY AT LAW ELLISON, SCHNEIDER & HARRIS, LLP 2015 H STREET SACRAMENTO, CA 95814-3109 R.01-08-028 MARCEL HAWIGER ATTORNEY AT LAW THE UTILITY REFORM NETWORK 711 VAN NESS AVENUE, SUITE 350 SAN FRANCISCO, CA 94102 R.01-08-028 BRIAN HEDMAN VICE PRESIDENT QUANTEC, LLC 720 SW WASHINGTON STREET, STE 400 PORTLAND, OR 97205 R.01-08-028

JEFF HIRSCH JAMES J. HIRSCH & ASSOCIATES 12185 PRESILLA ROAD CAMARILLO, CA 93012-9243 R.01-08-028 SAM HITZ MIKE MCCORMICK CALIFORNIA CLIMATE ACTION REGISTRY 515 S. FLOWER STREET, STE 1305 LOS ANGELES, CA 90071 R.01-08-028 Suzy Hong CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE ROOM 5125 SAN FRANCISCO, CA 94102-3214 R.01-08-028

MIKE HODGSON CONSOL 7407 TAM OSHANTER DRIVE, SUITE 200 STOCKTON, CA 95210 R.01-08-028 PETER HOFMANN BO ENTERPRISES 43B EAST MAIN ST LOS GATOS, CA 95030-6907 R.01-08-028 JENNIFER HOLMES ITRON INC. 153 WOODCREST PLACE SANTA CRUZ, CA 95065 R.01-08-028

RACHEL HOLMES ARCA, INC. 7400 EXCELSIOR BLVD. MINNEAPOLIS, MN 55426 R.01-08-028 DAVID L. HUARD ATTORNEY AT LAW MANATT, PHELPS & PHILLIPS, LLP 11355 WEST OLYMPIC BOULEVARD LOS ANGELES, CA 90064 R.01-08-028

TERRY HUGHES CALIFORNIA LIVING & ENERGY 3015 DALE CT CERES, CA 95307-2913 R.01-08-028

ELIZABETH WAGNE HULL DEPUTY CITY ATTORNEY CITY OF CHULA VISTA 276 FOURTH AVENUE CHULA VISTA, CA 91910 R.01-08-028

MARSHALL B. HUNT VALLEY ENERGY EFFICEINCY CORP 509 4TH STREET, SUITE A DAVIS, CA 95616 R.01-08-028 MICHAEL HYAMS SAN FRANCISCO PUBLIC UTILITIES COMM 1155 MARKET ST., 4/F SAN FRANCISCO, CA 94103 R.01-08-028

MWRIGI IMUNGI REGULATORY POLICY ANALYST THE ENERGY COALITION 1540 SOUTH COAST HIGHWAY, SUITE 204 LAGUNA BEACH, CA 92651 R.01-08-028 PETER C. JACOBS P.E. SENIOR ENGINEER ARCHITECTURAL ENERGY CORPORATION 2540 FONTIER AVENUE, SUITE 201 BOULDER, CO 80301 R.01-08-028 NANCY JENKINS PIER BUILDINGS PROGRAM MANAGER CALIFORNIA ENERGY COMMISSION 1516 NINTH STREET MS43 SACRAMENTO, CA 95814 R.01-08-028

JOHN JENSEN RICHARD HEATH AND ASSOCIATES, INC. 7847 CONVOY COURT, SUITE 102 SAN DIEGO, CA 92111 R.01-08-028 GLYNNIS JONES APPLIANCE RECYCLING CENTERS OF AMERICA PO BOX 1045 BOONVILLE, CA 95415 R.01-08-028 EVELYN KAHL ATTORNEY AT LAW ALCANTAR & KAHL LLP 120 MONTGOMERY STREET, SUITE 2200 SAN FRANCISCO, CA 94104 R.01-08-028

PHIL KAMLARZ CITY OF BERKELEY 2180 MILVIA STREET BERKELEY, CA 94704 R.01-08-028 KURT J. KAMMERER K. J. KAMMERER & ASSOCIATES PO BOX 60738 SAN DIEGO, CA 92166-8738 R.01-08-028 RANDALL W. KEEN ATTORNEY AT LAW MANATT, PHELPS & PHILLIPS, LLP 11355 WEST OLYMPIC BLVD. Los Angeles Unified School District LOS ANGELES, CA 90064 R.01-08-028

RICHARD KEYES PRINCIPAL KEYES SOLUTIONS 6572 N. LEAD AVE FRESNO, CA 93711 R.01-08-028

CHRIS KING AMERICAN ENERGY INSTITUTE 842 OXFORD ST. BERKELEY, CA 94707 R.01-08-028 AARON KLEMM ENERGY PROGRAM MANAGER CAPITAL PLANNING DESIGN & CONSTRUCTION 401 GOLDEN SHORE, 2ND FLOOR CSU OFFICE OF THE CHANCELLOR LONG BEACH, CA 90802-4210 R.01-08-028

ROBERT L. KNIGHT BEVILACQUA-KNIGHT INC 1000 BROADWAY, SUITE 410 OAKLAND, CA 94607 R.01-08-028 BILL KNOX VALLEY ENERGY EFFICIENCY CORP. 509 4TH STREET, SUITE A DAVIS, CA 95616 R.01-08-028 JOHN KOTOWSKI GLOBAL ENERGY PARTNERS 3569 MT. DIABLO BLVD., STE 200 LAFAYETTE, CA 94549 R.01-08-028

TIM KRAUSE ENERGX CONTROLS INC. PO BOX 519 CYPRESS, CA 90630 R.01-08-028 IRINA KRISHPINOVICH HEMSTREET ASSOCIATES 5760 CLINTON AVENUE RICHMOND, CA 94805 R.01-08-028 GERALD LAHR ASSOCIATION OF BAY AREA GOVERNMENTS PO BOX 2050 OAKLAND, CA 94604-2050 R.01-08-028

PETER LAI CALIF PUBLIC UTILITIES COMMISSION 320 WEST 4TH STREET SUITE 500 LOS ANGELES, CA 90013 R.01-08-028 DINA LANE
CA MANUFACTURING TECHNOLOGY
CENTER
1149 WEST 190TH STREET, STE.2014
GARDENA, CA 90248-4334
R.01-08-028

JULIA K. LARKIN KEMA-XENERGY 492 NINTH STREET, SUITE 220 OAKLAND, CA 94607 R.01-08-028

JOHN LAUN APOGEE INTERACTIVE, INC. 1220 ROSECRANS ST., SUITE 308 SAN DIEGO, CA 92106 R.01-08-028 Diana L. Lee CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE ROOM 4300 SAN FRANCISCO, CA 94102-3214 R.01-08-028

DONALD C. LIDDELL DOUGLASS & LIDDELL 2928 2ND AVENUE SAN DIEGO, CA 92103 R.01-08-028

KAREN LINDH LINDH & ASSOCIATES 7909 WALERGA ROAD, NO. 112 CMTA ANTELOPE, CA 95843 R.01-08-028 JODY S. LONDON M.P.A. PO BOX 3629 PO BOX 3629 OAKLAND, CA 94609 R.01-08-028

KRISTINE LUCERO RICHARD HEATH AND ASSOCIATES, INC. 590 W. LOCUST AVENUE, SUITE 103 FRESNO, CA 93650 R.01-08-028

JAY LUO PACIFIC GAS & ELECTRIC COMPANY 77 BEALE STREET, MAILCODE 30B SAN FRANCISCO, CA 94105 R.01-08-028 LOREN LUTZENHISER LUTZENHISER ASSOCIATES 7010 SE 36TH AVENUE PORTLAND, OR 97202 R.01-08-028 MARILYN LYON PROJECT COORDINATOR 3858 CARSON STREET, SUITE 110 TORRANCE, CA 90503 R.01-08-028

DOUGLAS E. MAHONE HESCHONG MAHONE GROUP 11626 FAIR OAKS BLVD., 302 FAIR OAKS, CA 95628 R.01-08-028 BRUCE MAST FRONTIER ASSOCIATES LLC 610 16TH ST., SUITE 412 OAKLAND, CA 94612 R.01-08-028 JAMES L. MATARESE PROJECT ASSISTANT THE ENERGY COALITION 15615 ALTON PKWY. STE. 245 IRVINE, CA 92618 R.01-08-028

BRUCE MATULICH EXECUTIVE DIRECTOR ELECTRIC & GAS INDUSTRIES ASSOCIATION 3800 WATT AVE, SUITE 105 SACRAMENTO, CA 95821 R.01-08-028

TOM MAULDIN NEXUS MARKET RESEARCH 147 BRENTWOOD STREET PORTLAND, ME 4103 R.01-08-028 Rachel Mcmahon CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE AREA 4-A SAN FRANCISCO, CA 94102-3214 R.01-08-028

MIKE MCCORMICK CALIFORNIA CLIMATE ACTION REGISTRY 515 S FLOWER ST. 1305 LOS ANGELES, CA 90071 R.01-08-028 JEN MCGRAW CENTER FOR NEIGHBORHOOD TECHNOLOGY PO BOX 14322 SAN FRANCISCO, CA 94114 R.01-08-028

MELISSA MCGUIRE SUMMIT BLUE CONSULTING LLC 1722 14TH STREET, SUITE 230 BOULDER, CO 80302 R.01-08-028

WALTER MCGUIRE EFFICIENCY PARTNERSHIP 2962 FILLMORE STREET SAN FRANCISCO, CA 94123 R.01-08-028

MARK MCNULTY 5150 RANDLETT DRIVE LA MESA, CA 91941 R.01-08-028

MICHAEL MESSENGER CALIFORNIA ENERGY COMMISSION 1516 9TH STREET, MS-28 SACRAMENTO, CA 95814 R.01-08-028

NEIL MILLER CEO AMERICAN LIGHTING 7754 ARJONS DRIVE SAN DIEGO, CA 92126 R 01-08-028

PATTY MILLS TEDCO ENERGY SERVICE 1830 N WESTERN ST UNIT B AMARILLO, TX 79124-1754-1754 R.01-08-028

TONY MODDESETTE CALIFORNIA SOCIETY FOR HEALTHCARE ENGINE 4800 2ND AVE. SUITE 1500 SACRAMENTO, CA 95817 R.01-08-028 JOHN MCLAIN EARTH ADVANTAGE NATIONAL CENTER 121 SW SALMON ST. PORTLAND GENERAL ELECTRIC PORTLAND, OR 97224 R.01-08-028

Ariana Merlino
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1350 FRONT ST., STATE BLDG. ROOM
4006
AREA 4-A
SAN DIEGO, CA 92101
R.01-08-028

JEANETTE MEYER MARKETING MANAGER BURBANK WATER AND POWER 164 W. MAGNOLIA BLVD. BURBANK, CA 91502 R.01-08-028

PETER MILLER CONSULTANT NATURAL RESOURCES DEFENSE COUNCIL 1834 DELAWARE STREET BERKELEY, CA 94703 R.01-08-028

CYNTHIA K. MITCHELL ECONOMIC CONSULTING INC. 530 COLGATE COURT RENO, NV 89503 R 01-08-028

MICHAEL MONTOYA SOUTHERN CALIFORNIA EDISON COMPANY 2244 WALNUT GROVE AVENUE ROSEMEAD, CA 91770 R.01-08-028 BRUCE MCLAUGHLIN BRAUN & BLAISING P.C. 915 L STREET, SUITE 1460 SACRAMENTO, CA 95814 R.01-08-028

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1346 ALDER ST.,
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R.01-08-028

MIKE MILLER
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3972 BARRANCA PARKWAY, SUITE J
IRVINE, CA 92606
R.01-08-028

KAREN NORENE MILLS ATTORNEY AT LAW CALIFORNIA FARM BUREAU FEDERATION 2300 RIVER PLAZA DRIVE SACRAMENTO, CA 95833 R01-08-028

Lainie Motamedi CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE ROOM 5119 SAN FRANCISCO, CA 94102-3214 R.01-08-028

KEN MOORE PROGRAM MANAGER SMALL BUSINESS ENERGY ALLIANCE 1055 BROADWAY, SUITE G SONOMA, CA 95476 R.01-08-028

STEPHEN A. S. MORRISON ATTORNEY AT LAW CITY & COUNTY OF SAN FRANCISCO 1 DR. CARLTON B. GOODLETT PLACE, RM. 234 SAN FRANCISCO, CA 94102

SAN FRANCISCO, CA 94102 R.01-08-028 KEN MOSS POWER LOGIC 4558 BRIGHTON AVENUE SAN DIEGO, CA 92107 R.01-08-028

ROBERT MOWRIS ROBERT MOWRIS & ASSOCIATES PO BOX 2141 OLYMPIC VALLEY, CA 96146-2141 R.01-08-028

BASU MUKHERJEE, P.E. GLOBAL ENERGY SERVICES, INC. 923 E VALLEY BLVD UNIT 104 SAN GABRIEL, CA 91776-3684 R.01-08-028 DAVE MUNK PROGRAM MANAGER RESOURCE ACTION PROGRAM 2724 UPPER CATTLE CREEK ROAD CARBONDALE, CO 81623 R.01-08-028

SUSAN MUNVES CITY OF SANTA MONICA 1212 5TH STREET SANTA MONICA, CA 90401 R.01-08-028

LESLIE NARDONI ICF CONSULTING 14724 VENTURA BLVD. STE 1001 SHERMAN OAKS, CA 91403 R.01-08-028 JUDY NICKEL FISHER-NICKEL, INC. 12949 ALCOSTA BLVD., SUITE 101 SAN RAMON, CA 94583 R.01-08-028 JOHN NIMMONS PRESIDENT JOHN NIMMONS & ASSOCIATES, INC. 175 ELINOR AVE., SUITE G MILL VALLEY, CA 94941 R.01-08-028

RITA NORTON RITA NORTON AND ASSOCIATES, LLC 18700 BLYTHSWOOD DRIVE, LOS GATOS, CA 95030 R.01-08-028 CHONDA J. NWAMU
PACIFIC GAS AND ELECTRIC COMPANY
POST OFFICE BOX 7442
POST OFFICE BOX 7442
SAN FRANCISCO, CA 94120
R.01-08-028

STACIA OKURA RLW ANALYTICS, INC. 1055 BROADWAY, SUITE G SONOMA, CA 95476 R.01-08-028

ART OLSON TECHOLOGY,ENERGY,AND MARKETING STRATEGIE PO BOX 21446 MESA, AZ 85277 R.01-08-028

JANET L. OPPIO SHELL OIL PRODUCTS U.S. 3485 PACHECO BLVD. MARTINEZ, CA 94553 R.01-08-028 EILEEN PARKER QUANTUM CONSULTING 2030 ADDISON STREET BERKELEY, CA 94704 R.01-08-028

JIM PARKS SACRAMENTO MUNICIPAL UTILITY DIST. 6301 S STREET SACRAMENTO, CA 95852-1830 R.01-08-028 LAURIE PARK NAVIGANT CONSULTING, INC. 3100 ZINFANDEL DRIVE, SUITE 600 RANCHO CORDOVA, CA 95670-6078 R.01-08-028 JUDY PAU DAVIS, WRIGHT TREMAINE LLP ONE EMBARCADERO CENTER, SUITE 600 SAN FRANCISCO, CA 94111-3834 R.01-08-028

CARL PECHMAN POWER ECONOMICS 901 CENTER STREET SANTA CRUZ, CA 95060 R.01-08-028 SIDNEY PELSTON ENERGY INNOVATION GROUP, LLC 3916 SEPULVEDA BLVD., SUITE 109 CULVER CITY, CA 90230 R.01-08-028 SHERRI PETRO PRINCIPAL VPI STRATEFIES 8305 VICKERS ST., SUITE 100 SAN DIEGO, CA 92111 R.01-08-028

TED POPE DIRECTOR COHEN VENTURES, INC./ENERGY SOLUTIONS 1738 EXCELSIOR AVENUE OAKLAND, CA 94602 R.01-08-028

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STAN PRICE NORTHWEST ENERGY EFFICIENCY COUNCIL 157 YESLER WAY, SUITE 409 SEATTLE, WA 98104 R.01-08-028

JOHN PROCTOR PROCTOR ENGINEERING GROUP 418 MISSION AVE SAN RAFAEL, CA 94901 R.01-08-028 ALLAN RAGO QUALITY CONSERVATION SERVICES, INC. 415 W FOOTHILL BLVD STE 202 CLAREMONT, CA 91711-2780 R.01-08-028 BOB RAMIREZ ITRON, INC. (CONSULTING & ANALYSIS DIV.) 11236 EL CAMINO REAL SAN DIEGO, CA 92130 R.01-08-028

MARK REEDY GLOBAL ENERGY PARTNERS, LLC 3569 MT. DIABLO BLVD., SUITE 200 LAFAYETTE, CA 94549 R.01-08-028 DAVID REYNOLDS ASPEN SYSTEMS CORPORATION 5802 BALFOR ROAD ROCKLIN, CA 95765 R.01-08-028 RICHARD S. RIDGE RIDGE & ASSOCIATES 3022 THOMPSON AVE. ALAMEDA, CA 94501 R.01-08-028

BILL F. ROBERTS ECONOMIC SCIENCES CORPORATION 1516 LEROY AVENUE BERKELEY, CA 94708 R.01-08-028 MICHAEL ROCHMAN SCHOOL PROJECT UTILITY RATE REDUCTION 1430 WILLOW PASS ROAD, SUITE 240 CONCORD, CA 94520 R.01-08-028 GENE RODRIGUES ATTORNEY AT LAW SOUTHERN CALIFORNIA EDISON COMPANY 2244 WALNUT GROVE AVENUE ROSEMEAD, CA 91770 R.01-08-028

LAURA ROOKE SR. PROJECT MANAGER PORTLAND GENERAL ELECTRIC 121 SW SALMON ST., PORTLAND, OR 97204 R.01-08-028

TIM ROSENFELD HMW INTERNATIONAL, INC. 359 MOLINO AVENUE MILL VALLEY, CA 94941 R.01-08-028 JAMES ROSS REGULATORY & COGENERATION SERVICES, INC. 500 CHESTERFIELD CENTER, SUITE 320 CHESTERFIELD, MO 63017 R.01-08-028

JILL RUGANI RUNYON SALTZMAN & EINHORN, INC. ONE CAPITOL MALL, SUITE 400 SACRAMENTO, CA 95814 R.01-08-028 MARIA SANDERS COMMUNITY ENERGY SERVICES CORPORATION 1013 PARDEE ST. BERKELEY, CA 94710 R.01-08-028 Don Schultz
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770 L STREET, SUITE 1050
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STEVE SCHILLER NEXANT, INC. 111 HILLSIDE PIEDMONT, CA 94611 R.01-08-028 REED V. SCHMIDT BARTLE WELLS ASSOCIATES 1889 ALCATRAZ AVENUE California City-County Street Light Assoc. BERKELEY, CA 94703-2714 R.01-08-028

EMRE SCHVEIGHOFFER NATIONAL RESOURCE MANAGEMENT 61 ENDICOTT STREET, BLDG. 32 NORWOOD, MA 2062 R.01-08-028

WENDELL SEAY SEAY LIGHTING ASSOCIATERS 2511 FARRIER LANE RESTON, VA 20191 R.01-08-028 STEVEN R. SHALLENBERGER AMERICAN SYNERGY CORPORATION 28436 SATTELITE STREET HAYWARD, CA 94545 R.01-08-028 MICHAEL SHEEHAN MICROPLANET LTD 100 SOUTH KING STREET, SUITE 240 SEATTLE, WA 98104 R.01-08-028

ROB SHELTON SPEAR ST. TRW., STE. 1200 SAN FRANCISCO, CA 94105 R.01-08-028 NORA E. SHERIFF ATTORNEY AT LAW ALCANTAR & KAHL LLP 120 MONTGOMERY STREET, SUITE 2200 SAN FRANCISCO, CA 94104 R01-08-028

MARK SHIRILAU ALOHA SYSTEMS, INC. 14801 COMET STREET IRVINE, CA 92604-2464-2464 R.01-08-028

SAM SIRKIN PROGRAM DEVELOPMENT DRIECTOR ECOS CONSULTING 309 SW 6TH AVENUE, STE 1000 PORTLAND, OR 97204 R.01-08-028

PHILIP SISSON SISSON AND ASSOCIATES 42 MOODY COURT SAN RAFAEL, CA 94901 R.01-08-028 LISA A. SKUMATZ SKUMTZ ECONOMICS (SERA) 762 ELDORADO DRIVE SUPERIOR, CO 80027 R.01-08-028

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RICHARD SPERBERG PRESIDENT ONSITE ENERGY CORPORATION 2701 LOKER AVE W 107 CARLSBAD, CA 92008-6637 R.01-08-028

SARAH SPURR YOLO ENERGY EFFICIENCY PROJECT 509 4TH STREET, SUITE A DAVIS, CA 95616 R.01-08-028 JAMES STAPLES STAPLES MARKETING COMMUNICATIONS, INC. 14665 W. LISBON ROAD BROOKFIELD, WI 53005 R.01-08-028

IRENE M. STILLINGS SAN DIEGO REGIONAL ENERGY OFFICE 8520 TECH WAY, SUITE 110 SAN DIEGO, CA 92123 R.01-08-028 G. PATRICK STONER LOCAL GOVERNMENT COMMISSION 1414 K STREET, SUITE 600 SACRAMENTO, CA 95814 R.01-08-028 JIM STONE
CITY OF MANTECA DEPARTMENT OF
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1001 WEST CENTER STREET
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NEHEMIAH STONE HESCHONG MAHONE GROUP 11626 FAIR OAKS BLVD. 302 FAIR OAKS, CA 95628 R.01-08-028 MARY SUTTER EQUIPOISE CONSULTING INC. 2415 ROOSEVELT DRIVE ALAMEDA, CA 94501-6238 R.01-08-028 KENNY SWAIN POWER ECONOMICS 901 CENTER STREET SANTA CRUZ, CA 95060 R.01-08-028

KEITH SWITZER SOCAL WATER/BEAR VALLEY ELECTRIC 630 E. FOOTHILL BOULEVARD PO BOX 1547 SAN DIMAS, CA 91773 R.01-08-028 Jeorge S Tagnipes CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE ENERGY DIVISION AREA 4-A SAN FRANCISCO, CA 94102-3214 R.01-08-028 Christine S Tam
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Zenaida G. Tapawan-Conway CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE AREA 4-A SAN FRANCISCO, CA 94102-3214 R.01-08-028 CLARE BRESSANI TANKO ENERGY EFFICIENCY PROGRAM MANAGER ENERGY ACTION/LOCAL INITIATIVES SUPPORT 369 PINE STREET, SUITE 350 SAN FRANCISCO, CA 94104 R.01-08-028

KAREN TERRANOVA ALCANTAR & KAHL LLP 120 MONTGOMERY STREET, STE 2200 SAN FRANCISCO, CA 94104 R.01-08-028

GENE THOMAS ECOLOGY ACTION 333 FRONT STREET, SUITE 103 SANTA CRUZ, CA 95060 R.01-08-028 PATRICIA THOMPSON SUMMIT BLUE CONSULTING 1766 LACASSIE AVE. STE 103 WALNUT CREEK, CA 94596 R.01-08-028 VICKI L. THOMPSON ATTORNEY AT LAW SAN DIEGO GAS & ELECTRIC COMPANY 101 ASH STREET HQ13 SAN DIEGO, CA 92101 R01-08-028

JOSEPH THRASHER PROGRAM DIRECTOR RESOURCE ACTION PROGRAMS 2351 TENAYA DRIVE MODESTO, CA 95354 R.01-08-028 CHARLES R. TOCA NATURAL GAS DEPARTMENT UTILITY SAVINGS AND REFUND, LLC 1100 QUAIL, SUITE 217 NEWPORT BEACH, CA 92660 R.01-08-028 SCOTT TOMASHEFSKY REGULATORY AFFAIRS MANAGER NORTHERN CALIFORNIA POWER AGENCY 180 CIRBY WAY NORTHERN CALIFORNIA POWER AGENCY ROSEVILLE, CA 95678 R.01-08-028

LUKE TOUGAS PACIFIC GAS AND ELECTRIC COMPANY PO BOX 770000, MC B9A SAN FRANCISCO, CA 94177 R.01-08-028 GREG TRAYNOR PROJECT MANAGER T. MARSHALL ASSOCIATES, LTD. 7074 COMMERCE CIRCLE, UNIT D PLEASANTON, CA 94588 R.01-08-028 ANN L. TROWBRIDGE ATTORNEY AT LAW DOWNEY BRAND, LLP 555 CAPITOL MALL, 10TH FLOOR SACRAMENTO, CA 95814-4686 R.01-08-028

TAFF TSCHAMLER KEMA, INC. 10333 EAST DRY CREEK, SUITE 200 ENGLEWOOD, CO 80112 R.01-08-028 MARY TUCKER SUPERVISING SPECIALIST ENVIRONMENTAL SERVICES DEPARTMENT 777 N. 1ST STREET, SUITE 300 CITY OF SAN JOSE SAN JOSE, CA 95112-6351 R.01-08-028

JAMES TURNURE PACIFIC GAS AND ELECTRIC COMPANY PO BOX 770000, MAIL CODE B9A SAN FRANCISCO, CA 94105-1814 R.01-08-028

EBEN TWOMBLY KW ENGINEERING 360 - 17TH STREET, SUITE 100 OAKLAND, CA 94612 R.01-08-028 CRAIG TYLER TYLER & ASSOCIATES 2760 SHASTA ROAD BERKELEY, CA 94708 R.01-08-028 KIRK UHLER CHIEF OPERATING OFFICER ELECTRIC & GAS INDUSTRIES ASSOCIATION 3800 WATT AVE., 105 SACRAMENTO, CA 95821 R.01-08-028

MARY VALERIO ENERGY CONSERVATION AND MANAGEMENT CITY OF SAN DIEGO 9601 RIDGEHAVEN CT., STE. 120, MS 1101B SAN DIEGO, CA 92123-1636 R.01-08-028

Christopher R Villarreal CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE ROOM 5119 SAN FRANCISCO, CA 94102-3214 R.01-08-028

EDWARD VINE LAWRENCE BERKELEY NATIIONAL LAB BUILDING 90-4000 BERKELEY, CA 94720 R.01-08-028

Donna L. Wagoner CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE ENERGY DIVISION AREA 4-A SAN FRANCISCO, CA 94102-3214 R01-08-028 LORI WALLACE SMALL BUSINESS ENERGY PROGRAM COORDINAT CITY OF SAN JOSE ENVIRONMENTAL SERVICES 777 NORTH FIRST STREET, SUITE 300 SAN JOSE, CA 95112 R.01-08-028

BRUCE J. WALL VP-RESOURCE EFFICIENCY PROGRAMS ARCA, INC. 489 JOBS ROAD WALLINGFORD, CT 6492 R.01-08-028

DEVRA WANG STAFF SCIENTIST NATURAL RESOURCES DEFENSE COUNCIL 111 SUTTER STREET, 20TH FLOOR SAN FRANCISCO, CA 94104 R 01-08-028

MIKE WAN
PACIFIC GAS AND ELECTRIC COMPANY
245 MARKET STREET, MAIL CODE N6G
SAN FRANCISCO, CA 94105
R.01-08-028

PATRICIA WATTS FCI MANAGEMENT CONSULTANTS 5900 S EASTERN AVE., SUITE 152 COMMERCE, CA 90040 R.01-08-028

Steven A. Weissman CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE ROOM 4103 SAN FRANCISCO, CA 94102-3214 R.01-08-028 ROBERT K. WEATHERWAX SIERRA ENERGY & RISK ASSESSMENT, INC 8170 CHRISTIAN LANE GRANITE BAY, CA 95746-8118 R.01-08-028 TORY S. WEBER SOUTHERN CALIFORNIA EDISON COMPANY 2131 WALNUT GROVE AVENUE ROSEMEAD, CA 91770 R.01-08-028

LULU WEINZIMER CALIFORNIA ENERGY CIRCUIT 695 9TH AVE. NO.2 SAN FRANCISCO, CA 94118 R.01-08-028 ROBERT B. WEISENMILLER MRW & ASSOCIATES, INC. 1999 HARRISON STREET, SUITE 1440 OAKLAND, CA 94612 R.01-08-028 PHIL WELKER
PORTLAND ENERGY CONSERVATION INC.
1400 SW 5TH AVENUE, SUITE 700
PORTLAND, OR 97201
R.01-08-028

SCOTT WENTWORTH ENERGY ENGINEER PUBLIC WORKS DEPARTMENT, CITY OF OAKLAND 7101 EDGEWATER DRIVE OAKLAND, CA 94621-3001 R.01-08-028

WILLIAM W. WESTERFIELD III STOEL RIVES LLP 770 L STREET, SUITE 800 SACRAMENTO, CA 95814 R.01-08-028 JULIE WHITE WHIRLPOOL CORPORATION 2000 M63 MD 3005 BENTON HARBOR, MI 49022 R.01-08-028

Sean Wilson CALIF PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE AREA 3-C SAN FRANCISCO, CA 94102-3214 R.01-08-028 MICHAEL J. WICKENDEN CONTACT ADMINISTRATOR VERMONT ENERGY EFFICIENCY UTILITY 446 TENNEY HILL ROAD HYDE PARK, VT 5655 R.01-08-028

BEN WILDMAN SBW CONSULTING, INC. 2820 NORTHUP WAY, SUITE 230 BELLEVUE, WA 98004-1419 R.01-08-028

JOE WILLIAMS CEO RICHARD HEATH AND ASSOCIATES, INC. 590 W. LOCUST AVENUE, STE 103 FRESNO, CA 93650 R.01-08-028

WALLIS J. WINEGARD WINEGARD ENERGY, INC 1859 FLOWER AVE DUARTE, CA 91010-2567 R.01-08-028 MONTE WINEGAR PROJECT DIRECTOR WINEGARD ENERGY 1818 FLOWER AVENUE DUARTE, CA 91010 R01-08-028

RYAN WISER BERKELEY LAB ONE CYCLOTRON ROAD BERKELEY, CA 94720 R.01-08-028 DON WOOD PACIFIC ENERGY POLICY CENTER 4539 LEE AVENUE LA MESA, CA 91941 R.01-08-028 VIKKI WOOD PRINCIPAL DEMAND-SIDE SPECIALIST SACRAMENTO MUNICIPAL UTILITY DISTRICT 6301 S STREET, MS A103 SACRAMENTO, CA 95618-1899 R.01-08-028

CYNTHIA WOOTEN NAVIGANT CONSULTING, INC. 1126 DELAWARE STREET BERKELEY, CA 94702 R.01-08-028 ERIC C. WOYCHIK STRATEGY INTEGRATION LLC 9901 CALODEN LANE OAKLAND, CA 94605 R.01-08-028 JOSEPHINE WU PACIFIC GAS & ELECTRIC COMPANY PO BOX 770000, MAIL CODE B9A SAN FRANCISCO, CA 94177 R.01-08-028

DAVID M. WYLIE, PE ASW ENGINEERING 2512 CHAMBERS ROAD, SUITE 103 TUSTIN, CA 92780 R.01-08-028 JOY C. YAMAGATA REGULATORY MANAGER SDG&E SEMPRA UTILITIES 8330 CENTURY PARK COURT, CP-32B SAN DIEGO, CA 92123 R.01-08-028

FEIT ELECTRIC 4901 GREGG ROAD PICO RIVERA, CA 90660 R.01-08-028

CALIFORNIA ENERGY MARKETS 517 B POTRERO AVENUE SAN FRANCISCO, CA 94110-1431 R.01-08-028

A. Y. AHMED OCCIDENTAL ANALYTICAL GROUP 1313 N GRAND AVENUE, STE 392 WALNUT, CA 91789 R.01-08-028 PHIL KAMLARZ CITY OF BERKELEY 2180 MILVIA STREET BERKELEY, CA 94704 R.01-08-028 MARK SHIRILAU ALOHA SYSTEMS, INC. 14801 COMET STREET IRVINE, CA 92604-2464-2464 R.01-08-028